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y, D.S.M., preside
UNT yesterday.

ality to a charge of having committed a crime. When the danger and violence to her person went away from his wife early in the morning, he went to the office and smashed some of the windows in the store and was arrested. He was sentenced for six months, and to hard service, and two months in a city prison. His lawyer was charged with having a substantial interest in the case, and the jury of the 15th instant found him guilty. He was sentenced to the penitentiary in Connecticut, where he had a sudden change of fortune. He was charged with endeavoring to pledge the watch Collins had stolen, and asked him to wait in the shop until he could be released. He was charged with hard labor. Thomas Edwards was released for the support of his wife and children. Also Morrison, was charged with having conspired with George Smith to commit a felony. On the night of the 15th instant, the Constable arrested a drunken man and his pockets. He was taken to the public-house, and they were leaving him there. He was charged with being drunk and was taken off to the jail. It fell him, but was too drunk to look after himself. He was taken off to the jail, arrested and locked up. Accord was sent

three months, with hard labor. Smith was charged with carrying out on the night of the 20th instant the man named Mocker; who snaked down Liverpool-street with her, and to the wharf at foot of the wharfedumped into the water. Mocker raised an alarm, and Smith was seen swimming with some difficulty succeeded in reaching shore and then gave her into custody. She was committed to the County Jail, and was held for trial at the Grand Jury's room, Dec. 2, 1891. Michael Cox was charged with exact person frequenting Hyde Park with intent to furnish a ferry, and was committed to the County Jail, and was held for trial at the Grand Jury's room, Dec. 2, 1891. Michael Cox was charged with exact person frequenting Hyde Park with intent to furnish a ferry, and was committed to the County Jail, and was held for trial at the Grand Jury's room, Dec. 2, 1891.

and Curtis, Wright, Bird, and Blomberg 22 days' cool. It appears that on the 21st Mr. Morris (Symonds) was in Springfield in a store in Clarence-street, which was his home. He got out of the cart, leaving it by the road, and, having unlocked the padlock went inside. Almost as soon as he got inside the door was closed again, and when Mr. Morris opened it he found that the cart included he was locked in. The boys' ages ran from 16 to 11 years, and led by Walter Smith, of "The Kocks," had been in the store, and it was Smith who was in putting a pane of glass through the window, and then told the other boys to get into the cart, and asked them to jump out for a drive. The youngsters drove out on to Ross ley. Hearing the cart being driven, Symonds endeavoured to get out, which

what had occurred. James Campbell with having assaulted Oscar Mackay, and robbed him of a gold shirt and green-
value of \$4. From evidence it appears that at least 10 persons, the highest
at the trial, were the caretaker of the
the, was standing on the steps in front of
up, after locking up, a man rushed up to
him, his watchman, tore it from his vest,
Mackay went after him, amongst a
and others, and caught him, and
and other helped him, so that he escaped,
where Mackay had recovered the property,
committed for trial at the Quarter
based on February 2, 1891, bail being allowed.
men, having indicated a prisoner to resist a
of the \$4, as defendant, James Campbell
Mary Hughes, having assaulted Asa-

men, was sentenced to three months' imprisonment with hard labour. Alfred Tolson, 21, a young man, who was in the possession of supposed stolen property, was sentenced to 14 days' imprisonment.

Mr. Addison, S.M., presided in the Charge before the WATER POLICE COURT. For using language in Point Piper-road, Woolahra, Sydney, 26, was fined £5; in default, three months' imprisonment. Joshua Solomon and Arthur Brown, charged with receiving stolen goods, the contents of Pemberton Willard, Botany-street, and stealing therein a purse and a number of various articles, value 26s, the property of Mrs. M. M. M., were committed to the next sitting of the Sessions. Ellen Green, alias Elsie Keveringham, charged with a warrant for the recovery of £10, and partly by mutual false promises she did Dr. Fauché, the sum of £5, with intent to

cluded, it appeared from the prosecutor's statement to him and re-presented herself to be Mrs. Davis, of Oakville Heath, who was the fiancée of him, and at whose house his wife at that time is on a visit. She stated that she asked by Mrs. Davis to purchase a dress for her but that she had lost her purse. She requested to lend her \$5.00 to purchase the dress, saying that the money would be refunded to her when she returned at first, as Alexander was to return to him, but he finally lent the money subsequently ascertained that her story was a fabrication, and he therefore took against her. The accused was arrested at Oakville Heath-street, Houghton, and taken to the police station, where he was held for one month's imprisonment with Patrick Maher, charged with assaulting a woman, was sent to goal for two months on a plea of a fine. Alexander Fraser was

imprisoned for two months for obtaining
\$28 in advance of \$100 by means of
a letter with intent to defraud. The
prosecutor stated that he arrested prisoner on Christ-
mas by virtue of the warrant produced.
He said that his name was Andrew, not
Francis, and that he was a
prisoner carried out of the State of West-
Virginia last, prisoner called on him and
inspected certain furniture which he had for
use and so, made him an offer of \$28
for the prisoner declined. On the following
day, prisoner again called and stated his
name and the offer. Prisoner then
accepted the offer, and the furniture was
changed for \$28, which was cashed.
He removed to prosecutor's place of business,
and immediately seized by virtue of a bill
he discovered was over it. Prisoner, who
is guilty, was sentenced to two months' hard
labor in the State Prison.

the notorious riding Fredrick Warren was fined \$d costs, levy, and distress, in default \$d. William F. Jackson, of the City Club, sentenced to pay \$2 with \$d costs, for selling Sunday. A similar penalty with the fine of \$15 was imposed on a man on a bench, of the Oriental Hotel, Chicago, for selling during prohibited hours. Charles was fined \$30, with \$d costs, in default of going, for selling liquor on the steamer boat having a license. About 30 men were also disposed of, by the Court Ward with them. Senior-constable Beards-Carson, both plain-clothes men, from the police, on Monday night were standing upon the steps of the Grand Central Coffee Palace, engaged in conversation, when Ward stepped in with the company, and arrested the men. Several other men, in the city and

officers called Ward by his name, and he said it. They then explained who they were, and he would have to accompany them to No. 60. Upon being searched, a quantity of jewelry was found upon him. A further investigation proved that it was the result of a robbery committed the same day at the residence of Mrs. Ingula, of No. 78 West street, Potts Point. Prisoner, upon being asked, admitted his guilt. The jewelry consisted of a gold chain and silver watch. The article have since been identified as stolen goods. Prisoner has no previous record, except a number of other charges of robbery are against the prisoner. He was charged with the value of a diamond ring, value £10, the value of Mrs. White, of the Hotel Métropole. The captain of the police, Mr. Addison granted a writ.

James M. McLaughlin, president of the Redfern

WATERHOUSE. A fine of £6s, with the alternative of imprisonment, was imposed on Henry Payton for using indecent language. For neglecting to take care of his dog or animal he was fined £10 by the court of his deershirt wife, Herbert Ayton. He was imprisoned till the amount he so paid, £17, either, for riotous behaviour, was very sad distress; in default, seven days' imprisonment.

PAYTON. Dealt with the business at NORTH COURT. Thomas Smith sent Robert Smith for wages due to him. An order for the amount and costs. Nathaniel Fayton carries Waterhouse for detaining a dog, he said at £10. It seems that Mr. Payton had kept about a year ago. His afterwards told him to believe that it was stolen from the animal. After a number of witnesses examined, the case was dismissed. Several

we were dealt with, as also some 50 small
 s. Byrnes, G. Coates, and G. Wickham,
 and of the business at the PANAMA,
 John Mahoney and Daniel Brown
 and 60s, with £1 11s 6d costs, in default
 imprisonment, on a charge of assaulting a
 named Ah Poo. The Bench, in commenting
 upon a recent small case, said that
 the counsel for the defendants were not without the
 means, but for the fact that the complainant
 have to bear the costs.

LAW NOTICES.

THE COURT.—WEDNESDAY, DECEMBER 31.
 Registrar.—Tyrone v. Tyrone, 31.
 10.30 a.m.—At 10.30 a.m. Appointment to settle
 at; Sydney Printing Company, Limited, to

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Under the more extended military was anticipated that the Public school be improved physically, imbued with pa-taught practically the value of discipline, and firearms with safety, and provided y and useful occupation during hours of Of boys between 10 and 14 years of

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